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8	UNITED STATES DISTRICT COURT					
9	NORTHERN DISTRICT OF CALIFORNIA					
10	OAKLAND DIVISION					
11						
12	UNITED STATES OF AMERICA, ) Nos. CR-00-40124-DLJ					
13	) CR-01-40010-DLJ					
14	Plaintiff, ) PLEA AGREEMENT					
15	v. }					
16	JOSEPH M. PALOMBA, )					
17	Defendant. )					
18	I, Joseph M. Palomba, and the United States Attorney's Office for the Northern District of					
19	California (hereafter "the government") enter into this written plea agreement (the "Agreement")					
20	pursuant to Rule 11(e)(1)(C) of the Federal Rules of Criminal Procedure:					
21	The Defendant's Promises					
22	1. I agree to plead guilty to Count One of the CR-01-40010-DLJ captioned					
23	indictment charging me with mail fraud in violation of 18 U.S.C. § 1341. I agree that the					
24	elements of the offense and the maximum penalties are as follows: (1) defendant devised or					
25	intended to devise a scheme to defraud; (2) defendant used the mail for the purpose of executing,					
26	or attempting to execute, the scheme; and (3) defendant did so with the intent to deceive or					
27	defraud.					
28	<i>1</i> //					
	PLEA AGREEMENT (CR00-40124-DI J and CR-01-40010-DLJ)					

	Pt .					
1		a.	Maximum prison sentence	5 years		
2		b.	Maximum fine	\$250,000		
3		c.	Maximum supervised release term	3 years		
4		đ.	Mandatory special assessment	\$100.00		
5	2.	I agre	e that I am guilty of mail fraud in violation	on of 18 U.S.C. § 1341 to which I		
6	will plead guilty, and I agree that the following facts are true:					
7	A. I am a resident of Alameda County, California.					
8	В.	Begin	ning in or around 1998, I devised a schen	ne to defraud individuals by falsely		
9	claiming that Aldesa Brokerage Group, Inc. ("Aldesa"), would invest their money for them in					
10	foreign count	ries, inc	luding Costa Rica.			
11	C.	Durin	g 1999 and 2000, in Oakland, California	, I controlled Aldesa which falsely		
12	held itself out to be a registrar and transfer agent for domestic investors in international financial					
13	instruments.					
14	D.	Pursu	ant to my scheme I caused Aldesa to plac	e advertisements in various		
15	publications including in the Classified Flea Market, The Daily Review, Oakland Tribune,					
16	Alameda Times, Tri Valley Herald, and the San Mateo County Times. Among other things those					
17	advertisements sought investors, allegedly to invest in Costa Rican bank certificates of deposit					
18	with high rates of return and falsely claimed that Aldesa had made investments for individuals in					
19	Costa Rica since 1971, Brazil since 1988, and the Philippines since 1981.					
20	E.	As a re	esult of the false newspaper advertisemen	nts and false and misleading letters		
21	and materials	sent du	ring 1998, 1999 and 2000 to persons resp	onding to those advertisements, I		
22	received more than \$200,000 from 12-13 investors to invest their money in Costa Rican bank					
23	certificates of deposit, but I did not invest their money as I promised them.					
24	F.	Instead	of investing their money in certificates	of deposit, I used the money for my		
25	personal expenses and to repay other investors.					
26	G.	As a p	art of my scheme, I sent the investors fra	udulent account statements through		
27	the U.S. mail showing their account balances increasing substantially over time, although I never					
28	invested their money.					

- II. On or about January 19, 2000, for the purpose of executing my scheme to defraud and in attempting to do so, I knowingly caused Federal Express to deliver a letter to Farrell Sun at 2800 Santa Clara Street, Richmond, Ca. 94804-5928. In that letter I falsely claimed to be a CLU (Certified Life Underwriter) and a ChFC (Chartered Financial Consultant).
- I also agree to plead guilty to Count Forty of the CR-00-40124-DLJ captioned indictment charging me with filing a false claim in violation of 18 U.S.C. § 287. I agree that the clements of the offense and the maximum penalties are as follows: (1) that the defendant presented a claim against the United States or any agency of the United States; (2) that the claim was false, fictitious, or fraudulent; and (3) that the defendant knew the claim was false, fictitious, or fraudulent.

a.	Maximum prison sentence	5 years
b.	Maximum fine	\$250,000
c.	Maximum supervised release term	3 years
d.	Mandatory special assessment	\$100.00

- 4. I agree that I am guilty of filing false claims in violation of 18 U.S.C. § 287 to which I will plead guilty, and I agree that the following facts are true:
- A. That on or about January 15, 2000, I prepared a false Form 1040EZ for the 1999 tax year in the name of another person and I used his Social Security Number on that return.
- B. On that false Form 1040EZ, I falsely and knowingly claimed an income tax refund and directed the Internal Revenue Service to deposit the refund into a bank account controlled by me.
- C. On or about January 15, 2000, I mailed that false Form 1040EZ to the Internal Revenue Service.
- 5. I agree to give up all rights that I would have if I chose to proceed to trial, including the rights to a jury trial with the assistance of an attorney; to confront and cross-examine government witnesses; to remain silent or testify; to move to suppress evidence or raise any other Fourth or Fifth Amendment claims; to any further discovery from the government, as may be limited by <u>United States v. Ruiz</u>, 241 F.3d 1157 (9<sup>th</sup> Cir. 2001); and to pursue any

- I agree to give up my right to appeal my conviction, the judgment, and orders of the
   Court. I also agree to waive any right I may have to appeal my sentence.
- 7. I agree not to file any collateral attack on my conviction or sentence, including a petition under 28 U.S.C. §2255, at any time in the future after I am sentenced, except for a claim that my constitutional right to the effective assistance of counsel was violated.
- 8. I agree not to ask the Court to withdraw my guilty plea at any time after it is entered, unless the Court declines to sentence me in accordance with the calculations set forth below in paragraphs 9 and 10, at which time I can withdraw my plea pursuant to Federal Rule of Criminal Procedure 11(e)(1)(C). I agree that the government may withdraw from this agreement if the Court does not accept the agreed upon sentencing calculations set out below.
- 9. I agree that the Sentencing Guidelines, using the mail fraud count as the major count, should be calculated as follows, and that I will not ask for any other adjustments to or reductions of the offense level:
  - a. Base Offense Level, U.S.S.G. § 2F1.1(a):
  - b. Amount of loss: mail fraud-\$266,000; false claims-\$403,975.88
  - c. Specific Offense Characteristics, 2F1.1:(b)(1), (b)(2) and (b)(3): 12
  - d. Combined Offense Level, 3D1.4:
  - e. Acceptance of responsibility: -3
  - f. Combined adjusted offense level 17
- Guideline level 17; Criminal History category II; 3 years of supervised release (with conditions to be fixed by the Court), \$5,000 to \$50,000 fine unless the defendant meets the requirements of U.S.S.G.§5E1.2(a), and \$100 special assessment. The parties have not reached any agreement on the amount of restitution, if any, to be paid. However, I agree that I will make a good faith effort to pay any fine, forfeiture or restitution I am ordered to pay. Before or after sentencing, I will, upon request of the Court, the government, or the U.S. Probation Office, provide accurate and complete financial information, submit sworn statements and give depositions under oath

concerning my assets and my ability to pay, surrender assets I obtained as a result of my crimes, and release funds and property under my control in order to pay any fine, forfeiture, or restitution. I agree to pay the special assessment at the time of sentencing.

- I agree not to commit or attempt to commit any crimes before sentence is imposed or before I surrender to serve my sentence. I also agree not to violate the terms of my pretrial release (if any); intentionally provide false information to the Court, the Probation Office, Pretrial Services, or the government; or fail to comply with any of the other promises I have made in this Agreement. I agree that, if I fail to comply with any promises I have made in this Agreement, then the government will be released from all of its promises below, but I will not be released from my guilty plea, except pursuant to paragraph 8 herein.
- 12. I agree that this Agreement contains all of the promises and agreements between the government and me, and I will not claim otherwise in the future.
- 13. I agree that this Agreement binds the U.S. Attorncy's Office for the Northern District of California only, and does not bind any other federal, state, or local agency.

## The Government's Promises

- 14. The government agrees to move to dismiss any open charges pending against the defendant in the captioned indictments at the time of sentencing.
- 15. The government agrees not to file or seek any additional charges against the defendant that could be filed as a result of the investigation that led to the captioned indictments.
- 16. The government agrees to recommend the Guidelines calculations set out above and agrees that, pursuant to Federal Rule of Criminal Procedure 11(e)(1)(C), the defendant can withdraw his plea if the Court does not impose a sentence in accordance with the calculations set forth above in paragraphs 9 and 10.

## The Defendant's Affirmations

17. I confirm that I have had adequate time to discuss this case, the evidence, and this Agreement with my attorney, and that he has provided me with all the legal advice that I requested.

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PLEA AGREEMENT

(CR00-40124-DLJ and CR-01-40010-DLJ)